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and fungus that typically spread as a result of multiple use by multiple users of a foot

bath or bowl.

**REJECTION UNDER 102B** 

In item 3, page 2 of the Office Action, the Office rejected claim 1 under 35 U.S.C.

Section 102b in view of:

1. Evans (Des. 258,696) or

2. Sudduth (Des. 328,160).

Applicants respectfully disagree.

In rejecting the claims, the Patent Office acted contrary to the guidance provided by the

Federal Circuit, as to how to evaluate novelty with respect to the prior art.

The Legal Standard for Novelty:

To anticipate a claim, a prior art reference must disclose every limitation of the claimed

invention, either expressly or inherently. Atlas Powder Co. v. E.I. du Pont de Nemours &

Co., 750 F.2d 1569, 1574, 224 USPQ 409, 411 (Fed. Cir. 1984). Each and every element

of the claimed invention must be disclosed in a single prior art reference in a manner

sufficient to enable one skilled in the art to reduce the invention to practice, thus placing

the invention in possession of the public. W.L. Gore & Assocs., Inc. v. Garlock, Inc., 220

USPQ 303 (Fed. Cir. 1983), cert. denied 469 U.S. 851, 105 S. Ct. 172 (1984); Scripps

Clinic & Research Found. v. Genentech, Inc., 927 F.2d 1565, 1576-7 (Fed. Cir. 1991),

clarified, on recons., 1991 U.S.App. LEXIS 33,486 (Fed. Cir. 1991). The absence of

even a single element from a prior art reference negates anticipation. Atlas Powder Co. v.

E. I. Du Pont de Nemours & Co., 750 F.2d 1569, 1574 (Fed. Cir. 1984).

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Applicants Have Met the Legal Standard for Novelty:

Evans teaches an ear cover to protect ears from water.

Sudduth teaches a nurse's headwear.

None of these references alone teach a liner for a footbath or handbath as claimed.

Accordingly, Applicants have met the legal standard for novelty, because the single

reference of Evans, does not identically disclose the claimed disposable liner. Further,

the single reference of Sudduth does not identically disclose the claimed disposable liner.

Accordingly, neither reference, expressly anticipates the presently claimed invention.

In item 4, page 2 of the Office Action, the Office rejected claim 1 under Section 102b

based on Guiste (US Patent No. 6,085,367). In item 8, page 4 of the Office Action, the

Office rejected the claims under 102b based on Bleicher (US Patent No. 5,465,436).

Applicants respectfully disagree.

Guiste teaches a bathub liner in order to prevent a bather from slipping, falling and

consequently injuring himself (column 1, lines 12-13).

Guiste does not teach a footbath or handbath liner to protect against disease from multiple

users.

Accordingly, Applicants have met the legal standard for novelty, because the single

reference of Guiste, does not identically disclose the claimed disposable liner.

In item 5, page 2 of the Office Action, the Office rejected claim 1 under Section 102b

based on Bleicher (US Patent No. 5,465,436).

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Applicants respectfully disagree.

Bleicher teaches a hydrotherapy tank liner for patients to be seated in the tank having a

drain hole for ease of releasing water in the tank (column 2, lines 14-26; column 3, lines

5-9).

Bleicher does not teach a liner for a handbath or footbath. In configuration footbaths and

handbaths are smaller than a tank that holds a person (see Figures 1, 2, and 4).

Accordingly, Applicants have met the legal standard for novelty, because the single

reference of Bleicher, does not identically disclose the claimed disposable liner.

CONCLUSION

If a telephone interview would be of assistance in advancing prosecution of the subject

application, Applicants' undersigned attorney invites the Examiner to telephone her at the

number provided below.

No fee, other than the fee for a three-month extension of time and filing fee, is deemed

necessary in connection with the filing of this Communication.

Respectfully submitted,

Vvonne Spence

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Certificate under 37 C.F.R. §1.8: I hereby certify that this paper and the attachments herewith are being deposited by facsimile with the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on October 6, 2004.

vome Spence